

EXHIBIT C

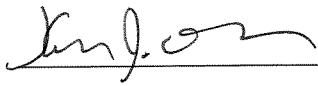
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JOSEPH STECHLER; GAIL STECHLER; and	:	
STECHLER & CO., INC. f/k/a JOSEPH	:	
STECHLER & CO., INC,	:	Civ. Action No.
	:	
Plaintiffs,	:	
	:	STIPULATION OF CONSENT
- against -	:	TO REMOVAL OF ACTION
	:	TO FEDERAL COURT
SIDLEY AUSTIN BROWN & WOOD LLP;	:	
R.J. RUBLE; ALPHA CONSULTANTS, INC.;	:	
ALPHA CONSULTANTS, L.L.C.; IVAN ROSS;	:	
IRWIN ROSEN; GRANT THORNTON, L.L.P.;	:	
GRANT THORNTON INTERNATIONAL; ISRAEL	:	
PRESS; REFCO CAPITAL MARKETS, LTD.; and	:	
REFCO CAPITAL LLC,	:	
	:	
Defendants.	:	
----- X		

This stipulation may be executed in counterparts and may be filed with the Court without further notice.

Dated: July 8, 2005

LUM, DANZIS, DRASCO & POSITAN, LLC



Dennis J. Drasco (DJD 2002)


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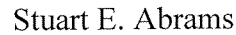


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**UNITED STATES DISTRICT COURT
DISTRICT OF NEW JERSEY**

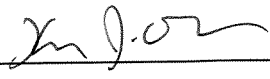
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JOSEPH STECHLER; GAIL STECHLER; and	:
STECHLER & CO., INC. f/k/a JOSEPH	:
STECHLER & CO., INC,	: Civ. Action No.
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Plaintiffs,	:
	: STIPULATION OF CONSENT
- against -	: TO REMOVAL OF ACTION
	: TO FEDERAL COURT
SIDLEY AUSTIN BROWN & WOOD LLP;	:
R.J. RUBLE; ALPHA CONSULTANTS, INC.;	:
ALPHA CONSULTANTS, L.L.C.; IVAN ROSS;	:
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GRANT THORNTON INTERNATIONAL; ISRAEL	:
PRESS; REFCO CAPITAL MARKETS, LTD.; and	:
REFCO CAPITAL LLC,	:
	:
Defendants.	:
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IT IS HEREBY STIPULATED AND AGREED, by counsel to the undersigned Defendants in this civil action, that they consent to the removal of this action from the Superior Court of the State of New Jersey, Bergen County, to the United States District Court for the District of New Jersey. The undersigned Defendants' consent to this removal shall not constitute a waiver of any of their rights, including but not limited to their right to move to stay this action pending arbitration.

This stipulation may be executed in counterparts and may be filed with the Court without further notice.

Dated: July 8, 2005

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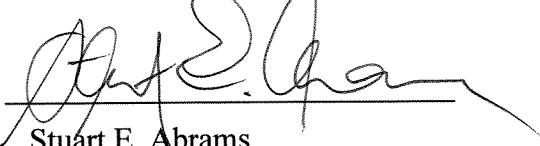
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**UNITED STATES DISTRICT COURT
DISTRICT OF NEW JERSEY**

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JOSEPH STECHLER; GAIL STECHLER; and
STECHLER & CO., INC. f/k/a JOSEPH
STECHLER & CO., INC,

Plaintiffs,

- against -

SIDLEY AUSTIN BROWN & WOOD LLP;
R.J. RUBLE; ALPHA CONSULTANTS, INC.;
ALPHA CONSULTANTS, L.L.C.; IVAN ROSS;
IRWIN ROSEN; GRANT THORNTON, L.L.P.;
GRANT THORNTON INTERNATIONAL; ISRAEL
PRESS; REFCO CAPITAL MARKETS, LTD.; and
REFCO CAPITAL LLC,

Defendants.
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: **Civ. Action No.**
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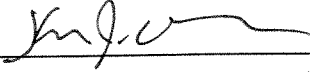
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: **STIPULATION OF CONSENT**
: **TO REMOVAL OF ACTION**
: **TO FEDERAL COURT**
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LUM, DANZIS, DRASCO & POSITAN, LLC



Dennis J. Drasco (DJD 2077)


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


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**UNITED STATES DISTRICT COURT
DISTRICT OF NEW JERSEY**

JOSEPH STECHLER; GAIL STECHLER; and
STECHLER & CO., INC. f/k/a JOSEPH
STECHLER & CO., INC,

Plaintiffs,

- against -

SIDLEY AUSTIN BROWN & WOOD LLP;
R.J. RUBLE; ALPHA CONSULTANTS, INC.;
ALPHA CONSULTANTS, L.L.C.; IVAN ROSS;
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GRANT THORNTON INTERNATIONAL; ISRAEL
PRESS; REFCO CAPITAL MARKETS, LTD.; and
REFCO CAPITAL LLC,

Defendants.


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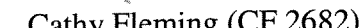
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
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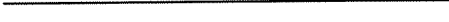
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